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10/666,612	09/18/2003	Carlos A. Rivera-Cintron	7463-26	1435
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AKERMAN, SENTERFITT 222 Lakeview Avenue, 4th Floor P. O. Box 3188 West Palm Beach, FL 33402-3188			LONG, FONYA M	
			ART UNIT	PAPER NUMBER
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)	
	10/666,612	RIVERA-CINTRON, CARLOS A.	
Office Action Summary	Examiner	Art Unit	
	FONYA LONG	3689	
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with the	correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the mail earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATIO 1.136(a). In no event, however, may a reply be ti od will apply and will expire SIX (6) MONTHS fron ute, cause the application to become ABANDON	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).	
Status			
1) ■ Responsive to communication(s) filed on <u>02</u> 2a) ■ This action is FINAL . 2b) ■ The string This action is application is in condition for allow closed in accordance with the practice under the practice.	nis action is non-final. vance except for formal matters, pr		
Disposition of Claims			
4) ☐ Claim(s) 1-11 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-11 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.		
9)☐ The specification is objected to by the Exami	ner.		
10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the	ccepted or b) objected to by the ne drawing(s) be held in abeyance. Seection is required if the drawing(s) is objection.	ee 37 CFR 1.85(a). pjected to. See 37 CFR 1.121(d).	
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority docume 2. ☐ Certified copies of the priority docume 3. ☐ Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a limit	ents have been received. ents have been received in Applica riority documents have been receive eau (PCT Rule 17.2(a)).	tion No red in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summar Paper No(s)/Mail I 5) Notice of Informal 6) Other:	oate	

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DETAILED ACTION

This communication is a third Non-Final Office Action rejection on the merits in response to communications received on February 02, 2009. Claims 1-11 are currently pending and have been considered below.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Strub et al. (6,825,875) in view of Rosenberg et al. (6,429,846).

As per Claim 1, Strub et al. discloses a method of capturing audio, video, and additional sensory information during an event for presentation on a portable communication device (Abstract, discloses recording audio, video, and physiological (i.e. additional sensory information) information during an event). comprising:

recording a multimedia presentation of the event having video and audio (Col. 8, Lines 30-67, discloses recording a multimedia presentation of an event using a recording unit having video and audio recording capabilities); and

presenting the multimedia presentation on the portable communication device (Col. 41, Line 54-Col. 44, Line 21, discloses presenting the multimedia recording on a portable recording display device.

However, Strub et al. fails to explicitly disclose having haptic information simulating the motion experienced during the event, and a vibration device.

Rosenberg et al. discloses haptic feedback for touchpads and other touch controls with the concept of combining haptic information simulating the motion experience during the event with the multimedia presentation recorded (Col. 3, Lines 31-63; Col. 13, Lines 22-67, discloses a portable computer (i.e. a portable communication device) providing vibration (i.e. haptic information) simulating the motion experience of a game where the user-controlled racing car is driving on a dirt shoulder of a displayed road (i.e. an event with a multimedia presentation recorded)); and selectively activating a vibration device within the portable communication device in accordance with the haptic information (Col. 3, Lines 31-63; Col. 5, Lines 11-31; Col. 13, Lines 22-67, actuators (i.e. a vibration device) comprised in a portable computer selectively providing varying-frequency vibration can be output when a vehicle engine states and rumbles (i.e. selectively activating the actuator in accordance with the haptic information)).

Therefore, from the teaching of Rosenberg et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hybrid recording unit device for use in recording an event of Strub et al. to include haptic information simulating the motion experienced during the event; and a vibration device as taught by Rosenberg et al. in order to in order to provide a sensing and enhance human experiences when viewing the multimedia presentation.

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As per Claim 2, Strub et al. discloses the step of recording an event participant's heartbeat simultaneously with the recording of the video and audio (Col. 8, Lines 44-67, discloses a recording unit adapted to record visual (i.e. video) and audio data in reference to an event simultaneously with physiological data (i.e. heart rate) of a participant).

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As per Claim 3, Strub et al. discloses the claimed invention as applied to Claim 1, above. However, Strub et al. fails to explicitly disclose synchronizing haptic information with the multimedia presentation recorded.

Rosenberg et al. discloses haptic feedback for touchpads and other touch controls with the concept of synchronizing the haptic information with the multimedia presentation recorded (Col. 3, Lines 31-63; Col. 13, Lines 22-67, discloses synchronizing via outputting a corresponding haptic effect (i.e. vibration) with the multimedia presentation recorded (i.e. games or simulations)).

Therefore, from the teaching of Rosenberg et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hybrid recording unit device for use in recording an event of Strub et al. to include synchronizing haptic information with the multimedia presentation recorded as taught by Rosenberg et al. in order to in order to provide a sensing and enhance human experiences when viewing the multimedia presentation.

As per Claim 4, Strub et al. discloses a system of recording and distributing a multimedia presentation of an event experienced by a participant to a portable communication device (Col. 41, Line 54-Col. 44, Line 21, discloses recording a

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multimedia presentation on a portable recorded and presenting the multimedia recording on a portable recording display device), comprising:

at least one digital camera for recording the event experienced by the participant in a video presentation (Col. 14, Lines 16-58, discloses a digital video camera used for recording an event experienced by a participant); and

a processor for combining the haptic information with the video presentation forming the multimedia presentation (Col. 12, Lines 4-52, discloses a data processing device (i.e. processor) which compresses the audio and video data recording in order provide a display (i.e. presentation) of the audio and video).

Although, Strub et al. discloses a transmitter (Col. 12, Lines 4-52). Strub et al. fails to explicitly disclose the transmitter being wireless. Strub et al. also fails to explicitly disclose a haptic information generator and a vibration device.

Rosenberg et al. discloses haptic feedback for touchpads and other touch controls with the concept of a haptic information generator for generating signals simulating the motion experienced at the event (Claim 37, via the actuator receiving signals from force information output by the computer device); a wireless transmitter for transmitting the multimedia presentation to a portable communication device (Col. 5, Lines 32-40, via touchpad connected to the computer via wireless transmission); and a vibration device (Col. 5, Lines 11-30, discloses the actuator providing haptic sensations such as vibrations to a user in contact with the device).

Therefore, from the teaching of Rosenberg et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hybrid

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recording unit device for use in recording an event of Strub et al. to include a haptic information generator; a wireless transmitter; and a vibration device as taught by Rosenberg et al. in order to in order to provide a sensing and enhance human experiences when viewing the multimedia presentation.

As per Claim 5, Strub et al. discloses a heart monitor for recording the heart beat of the participant simultaneously with the recording of the event (Col. 5, Lines 49-57, discloses an ECG monitoring device (i.e. heart monitoring device) being used simultaneously with the digital video camera).

As per Claim 6, Strub et al. discloses the event being selected from the group comprising an amusement ride, a parachute jump, a concert, a sporting event, and a travel adventure (Col. 2, Lines 55-65, discloses the event to including hiking (i.e. a travel adventure) or an amusement park).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have an amusement park include amusement rides because it is old and well known to have rides at an amusement park.

As per Claim 7, Strub et al. discloses the event being an amusement ride (Col. 2, Lines 55-65, discloses the event to include an amusement park).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to have an amusement park include amusement rides because it is old and well known to have rides at an amusement park.

However, Strub et al. fails to explicitly disclose the haptic information being a predetermined signal.

Rosenberg et al. discloses haptic feedback for touchpads and other touch controls with the concept of the haptic information being a predetermined signal (Col. 7, Lines 50-65, via different control signals being provided to an actuator to provide vibration output).

Therefore, from the teaching of Rosenberg et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hybrid recording unit device for use in recording an event of Strub et al. to include haptic information being a predetermined signal as taught by Rosenberg et al. in order to in order to provide a sensing and enhance human experiences when viewing the multimedia presentation.

As per Claim 8, Strub et al. discloses the event being recorded from the perspective selected from the group comprising the participant's face and the participant's visual field (Col. 15, Line 54-Col. 16, Line 26, discloses the location of the recorded at which the visual data acquisition device is mounted being the recorder's head in order to obtain a visual point of view of the event).

As per Claim 9, Strub et al. discloses the claimed invention as applied to Claim 4, above. However, Strub et al. fails to explicitly disclose a distribution computer.

Rosenberg et al. discloses haptic feedback for touchpads and other touch controls with the concept of a distribution computer that uploads the multimedia presentation and synchronizes the multimedia presentation with the haptic information (Col. 6, Lines 7-23, via a host computer running (i.e. uploading) video or computer game, simulation, or a virtual reality training program. Col. 3, Lines 31-63; Col. 13, Lines

22-67, discloses synchronizing via outputting a corresponding haptic effect (i.e. vibration) with the multimedia presentation recorded (i.e. games or simulations)).

Therefore, from the teaching of Rosenberg et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hybrid recording unit device for use in recording an event of Strub et al. to include a distribution computer as taught by Rosenberg et al. in order to in order to provide a sensing and enhance human experiences when viewing the multimedia presentation.

As per Claim 10, Strub et al. discloses a heart rate file generated from the heart monitor (Col. 25, Line 62-Col. 26, Line 28, discloses a physiological monitoring device that monitors heart rate (i.e. heart monitor) and stores the physiological information on the recording device). However, Strub et al. fails to explicitly disclose a distribution computer.

Rosenberg et al. discloses haptic feedback for touchpads and other touch controls with the concept of a distribution computer that uploads the multimedia presentation and synchronizes the multimedia presentation with the haptic information (Col. 6, Lines 7-23, via a host computer running (i.e. uploading) video or computer game, simulation, or a virtual reality training program. Col. 3, Lines 31-63; Col. 13, Lines 22-67, discloses synchronizing via outputting a corresponding haptic effect (i.e. vibration) with the multimedia presentation recorded (i.e. games or simulations)).

Therefore, from the teaching of Rosenberg et al., it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the hybrid recording unit device for use in recording an event of Strub et al. to include a distribution

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computer as taught by Rosenberg et al. in order to in order to provide a sensing and enhance human experiences when viewing the multimedia presentation.

As per Claim 11, Strub et al. discloses a monitor for viewing at least a portion of the multimedia presentation (Col. 12, Lines 4-52, via a video and audio recording display device that displays the audio and video recording).

Response to Arguments

3. Applicant's arguments, see Pre-Brief Conference Request, filed February 02, 2009, with respect to the rejection(s) of claim(s) 1-11 under Strub et al. in view of Hayward et al. and Abbott, III et al. have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Rosenberg et al. (6,429,846).

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to FONYA LONG whose telephone number is (571)270-5096. The examiner can normally be reached on Mon-Thur 7:30am-6:00pm EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Janice Mooneyham can be reached on (571) 272-6805. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/F. L./ Examiner, Art Unit 3689

/Tan Dean D. Nguyen/ Primary Examiner, Art Unit 3689 4/18/09